THE COURTS.

THE NEW YORK CENTRAL FORGERIES

More Indietments Promised Against Johnston and Yates ... General and Vigorous Hunt After Other Suspected Parties --- The Bail Question Still Undecided--Johnston's Exculpato-

ry Statement.

A COURT HOUSE CLEANER.

A Woman Who Cleans the Great Temple of Justice but Was Not To Be Cleaned Out of Her Small Pay-Mandamusing the Comptroller.

BUSINESS IN THE OTHER COURTS.

There was considerable more talk yesterday in the Court of Oyer and Terminer, before Judge Fan-cher, in the case of James M. Johnston and James Y. Yates, indicted for alleged complicity in the New Central Railroad frauds. The question of their admission to bail is to be argued in the same court this morning. As will be seen by the report elsewhere of yesterday's proceedings, most aston ning revelations are promised on the part of the District Attorney. As giving the other side of the story, the amdavit of Johnston will be found specially interesting.

The case of Mrs. Mary Coates, the woman charged

with burying a child all but its head, and thus causing its death, was temporarily settled yester-day by Judge Fancher in the Court of Oyer and Ter-Affidavits were produced showing that she acted in accordance with a physician's advice, and upon this the Judge ordered her discharge, in \$500 ball, from the Penitentiary, and the question as to the jurisdiction of the Special Sessions in the matter to be settled at the Supreme Court General

Comptroller Green, as will be seen by the report below, got badly worsted yesterday in his effort to prevent one of the women cleaners of the new Court House getting her pay. She came the mandamus on him, and he has now to come down with the money to her.

A case of an alleged illegal seizure came up before Judge Blatchford, in the United States District Court, yesterday. The assets of Mr. W. H. Hurst, a bankrupt, were placed under the control of the Court, and were subsequently seized without legal process. Judge Biatchford refused to grant an order for a sale of the goods by the register on the ground that the goods were not properly in the hands of the assignee.

Edward Stetson, captain of the American schooner Frances Satterly, gave \$500 ball before Commissioner Betts to answer a charge of having. on the 13th of last month, knocked down Brooks Cousins, one of his crew, with an oaken cabin stool, and threatening to shoot Lim.

THE CENTRAL RAILROAD BOND FORGERIES.

More Legal Wrangling Over the Cases of Johnston and Yates-Attempt to Ferret Out the Secrets of the Grand Jury Room-The Story of Johnston-The Bail Question To Be Decided To-Day.

Regarding the cases of James W. Johnston and James Y. Yates, charged with being implicated in the recently discovered forgeries of bonds of the New York Central Radroad Company, it seems a difficult matter to make much headway in the courts. These cases came up again yesterday for a hearing before Judge Fancher, in the Court of Oyer and Terminer. As on the former occasion ex-Mayor A. Oakey Hall and Mr. William F. Howe appeared as counsel for Mr. Johnston, and Mr.

THE CASE OF JOHNSTON. In renewing his application on behalf of Mr. Johnston, Mr. Hall said, that the people had initiated the prosecution, and that as to the indict-ment found by the Grand Jury he had no right to inspect the records of the latter, and did not wish to. It was necessary, however, that they should know the testimony for the prosecution, and until this was made known to him he wished the matter

large numbers in the city anxiously awalting the result. The ends of justice required that all the facts in their possession should not be made known at present. The ramifications made known at present. The ramifications of these lorgeries were very extended. He did not think the other side would succeed in getting any examination before any magistrate. They certainly on their side should bring no witnesses. One Grand Jury had ordered some fifteen bills of indictment against one of the prisoners, and some ten against the other, and others were to follow. After consultation it had been decided in the District Attorney's office not to proceed with these cases before a magistrate. These parties were held by no process.

Mr. Howe said they had been committed by a magistrate.

Mr. Howe said they had been committed by a magistrate.

Mr. Hall said he knew nothing and cared nothing about the consultations in the District Attorney's coffice. On their own side they had their lacts, and they now wished the lacts of the other side. They had asked for bread, and had been given a stone.

Mr. Allen said they had come in with two indictments, and this, he insisted estopped them from going before a magistrate.

Judge Fancher said it appeared to him, as the prisoners were committed by the public prosecutor for a grave offence, he could not take notice of the examination before the magistrate.

Mr. Hall—Then I make a motion to admit this man to ball on his own affidavit.

Mr. Allen said he should need time to bring in his facts, and to-morrow he would bring in facts, among them fifteen new indictments against Johnston.

Mr. Hall said he would apply to-morrow for an

order to have the prosecutor Banks examined in Court and the names of the other witnesses fur-nished.

order to have the prosecutor banks examined in Court and the names of the other witnesses furnished.

AFPIDAVIT OF JOHNSTON.
The following is the affidavit of Johnston referred to above by Mr. Hall:—

City and County of New Fork, e.—James W. Johnston, being duly sworn, deposes and says:—My business is may of a lawyer and agent for the sale of property; my place of business and office at the times now mentioned was No. 29 Broadway, Brooklyn, E. D. On or about the lat day of Angust, 1873, I was called upon by a gentleman who represented himself to be named Faylor, and who consulted with me about a probable injunction and a law suit to grow out of certain raincad bonds (wheel by him, which rendered it necessary that they should be realized upon at once, but not so as to be traced to his possession, inasmuch as this woult hasten litigation, and requested me to act for him as negotiator. Part of this conversation occurred in the hearing of my friend Abraham W. Andrews, who lives at No. 118 South Earth street, Brooklyn, E. D. I openity employed Mr. — Banks, of the firm of Obrig & Co., Nos. 5 and 7 New Street, to act as broker. I believed the bonds to be genuine, but having an idea, from Mr. Tayler's manner, that possibly there might be an overissue of them, or that they might be called in, or be not foasible to be put on the market, I made, in company with Mr. Banks, due Inquiry at the offices of them, or that they might be called in, or be not foasible to be put on the market, if made, in company with Mr. Banks, due Inquiry at the offices of them, or that they might be called in, or be not foasible to be put on the market, if made, in company with Mr. Banks, due Inquiry at the offices of them of the Bank of Commerce, which resulted so attisfactorily to Mr. Banks and myself that they were sold to Mr. Ritter for 72% per cent on the dollar. In whatever I did I acted openity and without concealment and in good taith, and I deny any action with said Taylor other than as above sinted, or any knowledge whateover of the bon

THE CASE OF GATES.

Mr. Howe said that he d-sired to give notice that he should apply to have the witnesses against Mr. Gates produced and examined on the question of bail. He insisted that he had a right to examine the same witnesses as had been examined before the Grand Jury.

Mr. Allen—I am astonished.

Mr. Howe—If you will wait a little longer you will be amazed. As Macbeth says—

— Who can be wise, amazed,

Temperate and furious?

This man has a right to be confronted by his accusers and a right to a speedy trial. He is ready for trial to-morrow morning.

APTER JOHNSTON'S MONEY.

Subsequent to the proceedings in the Over and

Terminer application was made in Supreme Court Chambers, on behalf of Clements Rutter, for an attachment against \$2,550, deposited by Mr. John-ston in the lowery Savings Bank as trustee, in the name of his mother. The application was granted,

OF THE COURT HOUSE CLEANERS.

Victory Over the Comptreller-He is Compelled to Come Down With the

Those in the habit of visiting the new Court House sometimes find it difficult to thread their way through its labyrinthian marble hallways on account of the multitude of women employed in sweeping and scrubbing the halls-a duty likewise extending to the stairways and lower rooms Among those thus employed was Mrs. Mary Hadley. It appears that during a period of six months this woman, through an accident, was prevented

ley. It appears that during a period of six months this woman, through an accident, was prevented from doing herself her portion of the work and got her daughter and some of the other women to do the work for her. The County Auditor, Mr. Earle, refused, however, to audit her bill, and the Compiteiler, Mr. Green, refused to pay her for these six months, Mrs. Hadley accordingly employed Mr. Abraham R. Lawrence to take up the cudgels in her behalf, and the result, as will be remembered, was a recent application to Judge Fancher, at Supreme Court Chambers, for a mandamus against Mr. Earle, to compel him to audit the claim, and against the Comptroller to compel him to pay it. Judge Fancher gave yesterday his decision in the case. He decides in her lavor, and delivered his decision in the following opinion:—

"The claim of the relator in the proceedings was audited as a county charge by the Supervisors. She had been paid on account of it \$104, leaving a balance due of \$312. For the period between -ceptember 1, 1871, and March 1, 1871, she has not been paid, although there is an appropriation for such purposes. I think the audit by the Supervisors was sufficient, as the services for which the claim is made were rendered to the county. It is very doubtful whether the Auditor, or even the Comptroller, can now disallow the claim where no fraud or mistake is alleged. Although the relator was disabled by an accident from personally performing all the services, it appears they were performed for her by her daughter and others. No injustice will be done to the county by payment for services which were in good faith thus rendered. The claim is more over legal and just. A mandamus must issue for the payment of the claim, and to obviate any technical difficulty in the way of the Comptroller the Auditor must be directed also by mandamus to addit the claim for the amount of the balance due the relator. Perhaps such an audit is necessary. Motions granted."

BUSINESS IN THE OTHER COURTS.

SUPREME COURT-CHAMBERS

Decisions.

By Judge Fanctier.

Excelsior Petroleum Company (two cases) vs. William A. Fowler.—The delendants, who demurred, may come in and answer on the merits, upon payment, within ten days, of the adjusted costs on the demurrer and an allowance of \$150.

In the matter of the petition of the appeliant Anna M. Plaschka, General Guardian, &c.—Report of referee is confirmed and general guardian is appointed in accordance with his recommendation.

SUPERIOR COURT-SPECIAL TERM.

Decisions.

By Judge Van Vorst.

Benedict vs. Baxter.—Order granted.
Duten vs. Vanderbilt.—Motion granted.
Pinet vs. Kenne.—Motion granted. Order to be settled on notice of ten days.

COURT OF GENERAL SESSIONS. Burgiaries and Larcentes. Before Recorder Hackett.

In consequence of the continued indisposition of City Judge Sutherland, His Honor the Recorder

presided in this Court yesterday.

William Guiner was tried and convicted of grand larceny, in stealing, on the 2d of August, wearing apparel valued at \$108, the property of Alfred L. Cole, No. 318 Fourth avenue, where the prisoner occupied apartments. There was another charge against him of stealing jewelry and ladies' apparel belonging to Annette Candel, No. 383 Sixth avenue. He was in the habit of hiring apartments for himself and "woman," and after remaining a short time they would take French leave and steal all that was portable. Mr. Rollins informed the Re-corder that Guiner attempted to make his escape from the officer who had him in charge. The prisoner was sentenced to the State Prison for live years upon the conviction, and two years and sixth months upon his plea, making seven years and six months' imprisonment for the two offences. self and "woman," and after remaining a short

years and six mouths' imprisonment for the two offences.

Francis Diamond, Joseph W. French and George Marsh were tried and found guilty of being in complicity with two others in burgiariously entering the house of John Johnson, No. 98 Elizabeth street, on the morning of the 23d of August. There was no property taken, for they were caught in the act, and as there was no person in the house at the time the verdict was for burglary in the third degree. The youthful burglars were each sent to the Penitentiary for four years.

James Kelly and William H. Quinn, who were jointly indicted with these young men, promptly pleaded guilty to an attempt at burglary.

Peter Gleason, charged with stealing \$50 from Bruno Brosta on the 30th of July, pleaded guilty to an attempt.

an attempt.
Michael O'Brien pleaded guilty to petty larceny

Michael O'Brien pleaded guilty to petty larceny from the person, he having on the 14th of July stolen \$12 from Thomas Therman at a lager beer saloon in Mott street.

George Van Liew, who, on the 5th of August, stole wearing apparel valued at \$104, the property of Mary Bostick, pleaded guilty to an attempt.

Wilham Prentice and Wilham White were indicted for burglariously entering the shoe shop of Joseph Price, 44 Baxter street, and stealing a coat on the night of the 15th of August. They pleaded guilty to an attempt at burglary in the third degree. The above-named prisoners were each sent to the State prison for two years and six months.

Frank W. Brougham was charged with stealing clothing valued at \$60 and \$14 in money from John Prescott on the 13th of January. He pleaded guilty to an attempt to do so, and was sent to the State Prison for two years and three months.

An Attempt at Robbery.

Edward Meaney, who was charged with assault-

Edward Meaney, who was charged with assaulting Alexander Cohn on the 15th of August and stealing \$2 from his person with violence, pleaded guilty to an attempt to rob. He was remanded for

False Pretences.

Charles Anderson, who upon the 18th of July pur-chased \$184 90 worth of meat from W. H. Cleveland, representing that he kept a store on Long Island, and tendering in payment therefor a bogus check, pleaded guilty to obtaining goods by false pretences. The goods were not parted with, and as there were mitigating circumstances, His Honor sent Anderson to the Penitentiary for three months.

An Alleged Receiver.

The greater part of the session of the Court was spent in trying William Carroll, who kept a crockery stand in Vesey street, charged with purchasing knives and spoons from Charles Veitch, a clerk in the employ of Shaw & Co., Chatham street, with a the employ of Shaw & Co., Chatham street, with a knowledge that the property was stolen. The principal witness against Carroll was the confessed thief, but whose testimony was partially corrobostated. Carroll called a number of witnesses to show his previous good character, the result of which was that the jury disagreed.

Counsel applied to have the defendant admitted to ball. The Recorder declined to fix the bail and referred the matter to his associate, Judge Sutherland, who had previously fixed the bail at \$5,000.

COURT OF SPECIAL SESSIONS.

Before Judges Bixby, McQuade and Leqwith. Michael Stanton was arraigned at Special Sessions yesterday, charged by Thomas Murphy with assault and battery. Murphy's face presented a very woeful appearance. Both his eyes were in mourning, and his nose and mouth were cut and swollen. His countenance, in fact, was the best evidence of the assault. When Stanton was asked what he had to say for himself he commenced to tell the Judges a long story. He said that they were both members of the crew of the lost steamer Atlantic, and at the time of the wreck Murphy look three pair of boots of some of the drowned passengers and refused to give them to others of the shipwrecked who had nothing to protect their feet. He was interrupted by Judge Bixby two or three times, but he seemed by Judge Bixby two or three times, but he seemed determined to keep on until he had to be summarily stopped. However, when he was brought down to the actual time of the sasual he admitted he struck Murphy, but contended that Murphy attacked him first, on account of an old grudge arising out of what took place at the time of the wreck of the Atlantic. Stanton was sentenced to one month's imprisonment in the Penitentiary.

Just as Stanton was being taken down stairs the complainant sair:

"Judge, he's the man that cut the woman's finger to get a ring or."

Married and Settled. himself he commenced to tell the Judges a long

Married and Settled. Clerk Johnson casled Ellen Kenny vs. Milton Kenny. Ellen Kenny came forward. She was a slight, delicate woman, with thin, pinched features. Both her eyes were discolored, and other parts of her face were bruised. She stated to the Court that Milton Kenny, her husband, had beaten and abused her. Milton stood at the railing, his own face showing that he had not come out of the battle unscathed, as his nose.

cheeks and chin were profusely ornamented with deep indentations, evidently the product of the vigorous use of Mrs. Kenny's finger, nails. He asked to be allowed to speak in his own behalf, and permission was granted him. His statement in effect was that his wife had been working in a concert saloon in Chatham street for some time past against his will; that on Saturday night he went there and asked her to leave the place and go to live with him. She refused, and a fight ensued between them. Mrs. Kenny, in reply, said that her husband leit her hast May, with two children on her hands and without anything to support herself or them. She placed the children in an asylum and went into the saloon to make a living for herself.

"Could you not find some better business?" asked Judge Bixty.

"I was in one when he married me, nine years ago," answered Ehen.

Prisoner—Your Honor I offered her money to leave the place Saturday night. I wanted her to take care of the children.

Milton Kenny was sentenced to the Penitentiary for one month. As he was being taken out of the court room he cried out,

"Here, you can take this money I have now," handing her a pocketbook.

Milton was brought down stairs and Ellen was called back by Judge Bixty. He askee her how much money he gave her. She counted out \$12, which was in the pocketbook.

Jurge Bixty then asked Ellen if she did not think she could get along with her husband it she tried, and leave the business she was in at once. Ellen, however, was oddurste, and went her way, and Milton was locked up in the Tombs.

Before Judge Hogan. On Monday last Joseph Joskisch, residing at No. Morris street, went into the exchange odice kept by Isaac Schweizer to get some greenbacks changed for thaiers. Joskisch alleges he handed Schweizer \$182, and not being satisfied with the amount of German currency he received in return demanded the \$182 back. Schweizer gave Joskisch the money, but on being counted it was discovered to be tweive dollars short of the original amount. Schweizer, on the complaint of Joskisch, was arrested for larceny and taken to the Tombs. Judge Hogan heid him in \$300 bail to answer.

Reckless Driving. Martin Cahill, truck driver, was arrested yesterday in Coenties slip, and taken to the Tombs, for driving over a little girl named Mary O'Connor, who is now in the Park Hospital suffering from the who is now in the Fark Hospital suffering from the injuries received. The complainant, Cornelius O'Keeie, of No. 9 Vandewater street, stated to the Court that Canill was driving through Coenties slip with two other men beside him, to whom he was talking; that he was driving at the rate of seven miles an hour, and was so engaged in conversation that he paid no attention to where he was going. Judge Hogan held the prisoner to await the result of the girl's injuries.

A Drunken Mother and Starving Child. About twelve o'clock yesterday an officer of the Fourteenth precinct came into the Tombs Police Court carrying a child about six months old. The child was very much emaciated in appearance, and child was very much emaciated in appearance, and was apparently in a dying condition. A drunken woman followed the officer and child, swaying to and fro, and cateaing by the railing as she walked. The officer told the Judge that he found the child in a tenement house at 129 Mott street, and the drunken woman was its mother. She had been drunk for the last four days, and the neighbors complained that during that time the child had been starying. Judge Hogan committed the mother to the Workhouse and sent the child to the care of the Commissioners of Charities and Correction.

J.FFERSON MARKET POLICE COURT.

A Curious Case. On Saturday afternoon last Mrs. Mary Tenbrook of No. 28 West Twelith street, while riding in Sixth avenue, dropped from her hand an envelope, in which was enclosed \$195. Her coachman, Alfred Plummer, saw the paper as it fell to the ground Plummer, saw the paper as it fell to the ground and observed a boy pick it up and hand it to a lady, with whom he was in company, but, thinking it a piece of waste paper, paid no attention to it. Mrs. Tenbrook did not notice the loss until she had entered a store where she desired to make some purchases. The coachman subsequently identified Ann Taylor and her son, or No. 34 West Thirteenth street, as the parties who had found the envelope, and they were arrested on a charge of grand larceny. When arraigned before Justice Cox, at the Jefferson Market Police Court, yesterday, Mrs. Taylor admitted that her son had picked up the envelope and handed it to her, as stated by the coachman. But she, not supposing it contained anything of value, had thrown it into the street again. The Justice thought this an improbable story and held her to answer at the General Sessions.

COURT CALENDARS-THIS DAY.

COURT CALENDARS—THIS DAY.

SUPREME COURT—CHAMBERS—Held by Judge Fancer—Nos. 19, 21, 81, 89, 96, 107, 143, 149, 103, 164, 172, 175, 177, 181, 185, 189, 192, Call, 192.

MARINE COURT—PART 1—Held by Judge Curtis.—Nos. 2570, 2520, 2432, 2554, 2583, 2601, 2903, 2906, 2556, 2780, 2784, 2788, 2788, 2792, 2704. Part 2—Held by Judge Shea.—Nos. 2588, 2662, 2662, 2673, 2759, 2656, 2813, 2815, 2817, 2821, 2823, 2827, 2829, 2831, 2833. Part 2—Held by Judge Howland.—Nos. 2805, 2674, 2800, 2803, 2766, 2798, 2804, 2806, 2808, 2812, 2814, 2816, 2820, 2822, 2824.

COURT OF GENERAL SESSIONS—Held by Recorder Hackett.—The People vs. John Murphy and Andrew Freyourger, robbery; Same vs. Daniel Sullivan, rape; Same vs. W. Madden, felonious assauir and battery; Same vs. W. Madden, felonious assauir and battery; Same vs. W. Miliam B. Smith and Henry McCartain, burglary; Same vs. William Pickies, Edward Lobley, Henry Page and John McCaque, grand larceny and receiving stolen goods; Same vs. Samuel Hell, William H. Rouse, James Quinn and John Hill, grand larceny; Same vs. Patrick Harrett, larceny irom the person; Same vs. William B. Smith, lorgery; Same vs. Henry Page, laise pretences: Same vs. Charles Gimp two cases and B. Smith, forgery; Same vs. Henry Page, talse tences; Same vs. Charles Gimp (two cases) and Charles Bender, felony, Laws 1851.

BROOKLYN COURTS.

COURT OF SESSIONS.

Empanciling the Grand Jury-The Judge's Charge-Rodman's Robberies

Before Judge Moore. A Grand Jury was empanelled yesterday mornng, with F. A. Briggs as foreman, and Judge Moore charged them at some length. The court room was crowded, as it was expected that the Judge would make some aliusion to the recent robberies of the city treasury, and their expecta tions were realized. In the opening part tions were realized. In the opening part of his charge the Judge referred to the crime of the city, saying:—"It is a remarkable thing that in a city like this we should be so free from crime. Notwithstanding what has been said about the streets and in the press of the increase of crime, it is remarkable that there are so few serious crimes. In a city of 450,000 people it is not to be expected that we should be very free from crime; but I undertake to say that in no city with half the people is there less crime. Our nearness to New York affords an opportunity for the criminal class to come over here and commit offences, and the terries afford such easy escape that it is very difficult at times to make arrests."

casy escape that it is very difficult at times to make arrests."

RODMAN'S ROBBERIES.

Then said the Judge:—You will have before you crimes of all degrees. There are some that have created a great deal of talk in the city. We all know that recently defalcations have been charged against public officers in the city, and it appears to be conceded that the city treasury has teen robbed of a large amount by some persons. It is not for me to judge of the guilt or innocease of any party. It will be time enough for me to do it when they come before me for sentence, if they are found guilty. It appears to me that is getting to be A PUBLIC REPROACH TO JUSTICE that a man who steals \$50 is sent to State Prison, while those who steal hundreds of thousands are allowed to go free, and I hope the experience of our sister city will not be ours. Whoever has been guilty of misuse or embezziement, ought to be punished. I recommend you to make a care-ni examination of the cases that may be presented to you. It is a serious thing for a man to be charged with a crime, but when he has committed an offence.

NO CONSIDERATION, PERSONAL OR FOLITICAL.

No consideration, personal on political, or anything else, must deter you in your duty in the matter.

The balance of the charge was devoted to an explanation of the details of the work of the jury, and in concluding the Court requested them to despatch their business as promptly as possible instead of allowing their body to be converted into a debating society.

SURROGATE'S COURT. The Late Lewis Tappan-His Will Contested.

Before Surrogate Veeder. Lewis Tappan, the noted abolitionist, died in Brookiyn on the 21st of June last, leaving an estate worth about \$5,000 only. He made a will on the 14th of December, 1870, and his executor on the 25th of July last offered the will for probate. It is

as follows:—

I, Lewis Tappan, of the city of Brooklyn and county of Kings and State of New York, do hereby ordain, publish and declare this as and for my last wail and testament, that is to say—

I devise to my daughter, Juliana A. Tappan, and her heirs and assigns forever, the normal plot conveyed to me by the Green wood Cemetery, by deed bearing date the 9th day of December, 1874, subject, however, to the right of interment therein of my emails and he remains of my wife, Sarah J. Tappan will and direct that my body at my decease or buried in said plot. I also devise to said Juliana my share (being one-half part) of a tomb in the Brookline (mass,) Cemetery, owned jointly by the late Dr. William Asplawall and Thirdly, I bequeath to my wife, Sarah J. Tappan (having already given her my house and furniture), all my upners, manuscripts, books of account, wearing annage. as follows :-

watch, books, private and personal property of any kind not otherwise disposed of.

Fourthly, I hereby appoint my son in-law, D. H. Huelt, of said Brooklyin, executor of this my will, and revoke former wills by me made.

Commending my spirit to God my maker, is whose mercy is my trust through the atoning sacrifee of the Lord Jesus Christ, I do, in winness hereof, hereto et my hand and scal this fourteenth day of December, A. D., eighteen hundred and seventy—1870.

The foregoing instrument was, on the day of the date thereof, and at the end thereto, subscribed and signed by Lewis Tappan, the testator mamed therein, and he so subscribed his name thereto in our presence, and in the presence of each of us; and we, at his request, and in the presence of each other, subscribed our names as witnesses thereto, the said tegator having at the time of so subscribing the same, declared the sate will the presence and hearing of each of us, to be his last will the presence and hearing of each of us, to be his last will the presence and hearing of each of us, to be his last will be presence and hearing of each of us, to be his last will be presence and hearing of each of us, to be his last will be presence and hearing of each of us, to be his last will be presence and hearing of each of us, to be his last will be presence and hearing of each of us, to be his last will be now contested by Susan A. Barney, one of the heirs and next of kin, on the grounds—

First—That said paper was never executed, published, declared or signed by said Lewis Tannara or witnessed by

First—That said paper was never executed, published, declared or signed by said Lewis Tappan or witnessed by the persons whose names arraigned at the end of the sitestation clause, as is required by the law of this State, in cases of last will said testaments.

Second—That said writing has been aftered and changed and material words have been added thereto since any publication, declaration or witnessing thereof. The case was to have been heard yesterday, but was adjourned in consequence of the absence of an important witness.

CRICKET.

The St. Louis Team vs. the St. Georges-How the Western Rangers Play-A Close Game to Be Finished To-Mor-row-Skill at the Bat and Science with the Ball.

Yesterday the challenge match between the St. Louis eleven and the St. Georges took place upon the cricket ground at Hoboken. The St. Louisans have been playing a series of matches through Canada and the United States and their team is composed of great, brawny men, lithe and supple as sons of Hercules. The ground was in capital condition and the attendance was select in the extreme, the feminine triends of the contestants mustering in full force.

The St. Georges won the toss and sent their opponents to the bat, Jones lowling from the upper and Smith from the lower end—Sharpe and Richardson at the wickets. Sharpe got caught by Smith at slip off the first ball delivered and Mordaunt supplied his place. They made some pretty play ball from Smith. Two wickets for seven runs T. Dale came ik next and made a nice drive for

Dail from Smith. Two wickets for seven runsT. Dale came is next and made a nice drive for
three before Smith drove Richardson's off stump out
of the ground. Daie's middle wicket was taken by
Smith. Dale played carefully when mated with Mr.
Temple, the Captain of the St. Louis eleven. On
the twenty-second over Cashman began bowling
in Smith's place, and took Mr. Temple's left stump
after that gentleman had scored nineteen.
Spencer was bowled by Smith without&triking.
Jeffreys made two before he was bowled by Cashman, and Lycett reigned in his stead. Day was
run out on a palpable fluke, and Elsenberg assumed
"the willow;" Moeran bowling in place of Cashman, on the second delivery Lycett was run out
by a clever throw of Eyre's. West went in and
Jones took Smith's place on the bowling. Moeran
keeled over his off stump in double quick time,
ending the inning. Game, St. Louis '5.

The St. Georges sent Sleigh and Cashman to the
wickets, the Red Cross Knights of St. Louis lying
well out in the field. The bowling was very wild
throughout this inning. Sleigh took Richardson's
off stump, Mordaunt sent Jones' middle wicket
to grass, and Cashman was magnificently caught
at short slip by Sharpe. Moeran succeeded him,
and Dale was bowled off his pad when he had
run the score for his side up to 47. Lemmon, who
next assumed the "willow wand," was ultimately
run out on account of the superb fielding
of the St. Louis eleven. Satherwaite was
beautifully caught by Jeffreys on the wicket,
and Talbot succumbed to one of Dale's shooters.
Grallger's leg stump was overset by Dale and
Eyre was well caught at long field by Sharpe.
Green took his stand and "carried his bat,"
though he made no runs, being bowled by Mordaunt before he could accomplish his promises.

Then the St. Louis crew took the bat for their
second innings, Sharpe and Eisenbergh going in to
the bowling of Moeran and Jones. Eisenbergh's
middle stump soon lell and Temple played a few
bals in graceful style before the hour arrived at
which "grame" was agreed to be c

First ioning.

Cashman. c. Sharp. b.
Sichard. 17
Sieigh, b. Richard. 2
Jones, b. Mordaunt. 2
Jones, b. Mordaunt. 2
Sunith. c. Jeffreys, b. Mordaunt. b. Smith.
Lemmon, run ont. 15
Satherwalte. b. Mordaunt. b. Jeffreys, b. Cashman.
Lemmon, run ont. 15
Satherwalte. b. Mordaunt. b. Sintth.
Lemmon, run ont. 15
Satherwalte. b. Mordaunt. b. Sintth.
Day, run out.
Temple, b. Cashman.
Jeffreys, b. Mordaunt. b. Sintth.
Jeffreys, b. Cashman.
Jeffreys, b. Wost, b. Mordaunt. b. Sintth.
Jeffreys, b. Cashman.
Jeffreys, b. Wost, b. Mordaunt. b. Sintth.
Jeffreys, b. Cashman.
Jeffreys, b. Wost, b. Mordaunt. b. Sintth.
Jeffreys, b. Cashman.
Jeffreys, b. Wost, b. Mordaunt. b. Sintth.
Jeffreys, b. Mordaunt. b. Sinth.
Jeffreys, b. Sinth.
Jeffreys, b. Mordaunt. b. Sinth.
Jeffreys, b. Sinth.
Jeffreys, b. Mordaunt. b. Sinth.
Jef H. Sharpe, c. Smith, b. Total

As the game now stands it is a pretty close and even match. The St. Georges have the better bowiers, and the St. Louis team beat them in the field and bat with greater grace and certainty. Play will be resumed to-day, and it is highly probable that there will be a large attendance, as the arrangements are well perfected.

The second eleven of the Manhattan Cricket

Club willi play the J. Lingare Club on the Hoboken

THE NATIONAL GAME.

The Bostons Badly Defeated by the Mutuals-Score 13 to 5.

The game between the Mutual and Boston clubs, on the Union grounds, yesterday atternoon was played in the presence of a goodly assemblage, and vas won by the New Yorkers with the utmost case. The betting at first was nearly two to one in favor of the Hubites, but after the seventh inning turned to the Mutual's lavor. The Bostons went first to bat and were neatly disposed of in the order of striking, after which errors by G. Wright, striking, alter which errors by G. Wright, O'Rorke and White gave the Mutuals a single run. The visitors were again white washed in the second inning, and then two good base hits and a passed ball secured another run for New York. Both sides were blanked in the third imning, a double play by G. Wright, Barnes and O'Rorke marking the fielding on the part of the "Reds." Barnes, Spaulding, addy and O'Rorke batted well in the fourth inning and succeeded in getting in two runs for their side, but the Mutuals again falled to score. No more runs were obtained until the seventh inning, when she New Yorkers contented themselves with seven, when they should have been whitewashed. The game was now irretrievably lost to the "Reds," who, nevertheless, played a steady up-hill game, but to no purpose. game, but to no purpose.

In fielding Gedney and Eggler did some fine work

than seven "red men."
The following is the score:—

BOSTON. MUTUAL.	
Players, K.V.P.A. Players, 1	2.15.P.A.
G. Wright, & s 0 1 4 5 Eggler, c. f 2	2 4 0
Barnes, 2d b 1 1 4 5 Higham, r. f 1	2 1 0
Spaulding, p 2 2 0 2 Hatfleld, 3d b 1	1 4 1
Leonard, l. f 1 2 1 0 Start, 1st b 1	0 6 0
White, c 0 1 1 0 Neison, 2d b 1	0 1 0
O'Rorke, 1st b 1 2 12 2 Alltson, c 2	1 3 0
Addy, r. f 0 3 0 0 Matthews, p 1	2 0 1
Schaffer, 3d b 0 1 4 4 Gedney, 1 f 1	3 7 0
Players, Colored Players, Players, Players, G. Wright, s. s. 0 1 4 5 Eggler, c. f.	2 1 3
Totals 5 13 27 18 Totals	13 27 5
TNM WOR	
Clubs. 1st. 2d. 3d. 4th. 5th. 6th. 70. 86	h. 9th.
Boston 0 0 0 2 0 0 0 2	
Mutual 1 1 0 0 0 0 7 0	4-13
Umpire-Mr. Burdock, of the Atlantic Club.	
Time of Game-Two hours and ten minutes.	and the second
First Bases by Errors-Boston, 3 times; M:	itual. 9
times	
Rans Earned-Boston, 2; Mutual, 3.	
Total Fielding Errors-Boston, 18; Mutual, &	

CONCERNING WATER METERS.

A peremptory writ of mandamus having been ssued by the Supreme Court, requiring Co sioner Van Nort to draw his requisition on the Pinance Department for payment for certain water meters delivered under the Navarro contract, the Commissioner applied to the Coursel to the Corpo-ration for his advice in the matter, and received

ration for his advice in the matter, and received the following reply:—

CITY OF NEW YORK, LAW DEPARTMENT,
OFFICE OF COUNSE! TO THE COSPORATION, Sept. 9, 1873. }

Hon. GROKE M. VAN NORT, Commissioner of Public Works:—

SIR—desirring to your conversation with me on the 6th inst. in relation to the writ of mandamus recently issued by the Supreme Court, at the suit of J. F. Navarro, requiring you to draw your requisition upon the Comparioller for the payment to Navarro of the sum of \$416,600 for a \$200 water meters turnished by him. I have to advise that it is your duty to obey the writ.

The General Term of the Supreme Court has decided that Mr. Navarro has a right to demand the requisition which is a no-essary preliminary to the assertion of a right to payment by him.

The Courtaino holds that the issuance of the requisition does not prevent the city from contesting the claim and interpresing any defence that may exist thereto when suit is brought to enforce payment. I am, sir, yours respectfully,

Bellaffill Baffill.

CLOSING OF THE PUBLIC BATHS.

The appropriation for the maintenance of the free floating baths being exhausted, except a sum the fall and winter, Commissioner Van Nort, of the Department of Public Works, has issued an order closing the baths for the season after to-day and discharging the attendants.

SANITARY MATTERS.

Report from the Sanitary Bureau. regular meeting of the Board of Health wa held yesterday afternoon. All the members were present. After the transaction of some routine business the following reports were received and

mittee:—
Size—I have respectfully to submit the following report
on the condition of the streets and avenues of the city in
rgard to cleanilineas for the week ending September 6,
lb.d. compiled from the usual weekly reports of the Inspectors and Assistant Inspectors connected with this

spectors and Assistant Inspectors connected with this Bureau.

Inspector Judson (First, Third and Fifth wards) reports that he has observed no improvement in the general condition of the streets of his district, as a rule, finding them fifthy with street dirt and another as a rule, finding them fifthy with street dirt and another wards) reports that the streets in his district have been in a generally cleanly condition during the past week, with the exception of William, Fulton, Liberty and Pearl's street, between Beekman and Ferry streets, bein; filting with street dirt. The occupants of No. 330 Fearl's street, Nos. 1, 2 and 5 Feck ship and Nos. 24 and 25 James street are in the daily habit of throwing garange into the streets.

Inspector Tracy (sixth ward) reports the tollowing streets as being dirty with street dirt and manure—Chambers street, from Chatham to Broadway; Centre street, from Chambers to Leonard; Eim street, from Worth to Leonard, and Worth street, from Rim to Little Water. The following are reported as being dirty with street dirt, manure, rubbish and garbage:—Park street, from Chatham to Centre, and Leonard street, from Chatham to Centre, and Leonard street, from Rim to Centre.

Assistant Inspector Emersen (Seventh ward) reports that there has been a marked improvement in the condition of the streets of the Seventh ward as it regards cleanliness.

Assistant Inspector Hughes (Eighth ward) reports the cleantilines.

Assistant inspector Hughes (Eighth ward) reports the stress in his intrict in a fair condition, with the exception of the condition of the condition with the exception and west stress and spring streets between Hudson and West stress and wards report inspector Sryant (Fenth and Thirteeuth wards report that the streets in his district are in a more cleanly continued to the condition of the conditi ition than at any previous inspection.

Inspector Munde (Eleventh ward) reports that there is o change whatever in regard to the cleanliness of the treets and gutters of his district, which, as a rule, deemds upon the condition of the pavenents, the class of oness and the character of residents along the various

houses and the character of residents along the various streets.

Assistant Inspector Atwater (Seventeenth ward) reports that the streets in his district are well swept, and c ean, with the exception of portions of avenue A and First avenue, which are officially of a street, and the consequent difficulty of cleaning them.

Assistant Inspector Hamilton (Sixteenth ward) reports that the streets in his district are less cleanly than usual. He mentions, as par icularly dirty, Nineteenth street, between Six,h and Seventh avenue, and Eighteenth street for its entire length.

Inspector Russell (Sighteeuth ward) reports the streets in his district in an excellent condition as regards cleaniness.

inees.

Assistant Inspector Walker (Twentieth ward) reports that the streets in his district are less cleanly than they were the previous week. Most of the cros streets west of Tenth avenue need attention, especially Thirty-eighth street and Thirty-infinit street.

Inspector Roberts (Twenty-first ward) reports that all of the paved streets in his district have been well swept during the east week, and that they are in a fair saultary condition.

of the paved streets in his district have been well swept during the nast week, and that they are in a fair sain tary condition.

Asstant lapector Ewing flower part of Twenty-sector with the exception of the district cleaning is rendered difficult by defects into or where the cleaning is rendered difficult by defects into or where the cleaning is rendered difficult by defects into or where the cleaning is rendered difficult by defects into or where the cleaning is rendered difficult by defects into or where the cleaning is rendered difficult by defects in or where the cleaning is rendered difficult by defects in or where the cleaning is rendered difficult by defects in or where the cleaning is rendered difficult by defects in or where the cleaning is rendered and Pifty-fourth streets, between Tenth and Eleventh avenues.

Assistant Inspector Strong (upper part of Twenty-second ward) reports that the paved streets in his district are tolerably clean, with the exception of Fifty-inith street, between Eleventh avenue and the North Eliver, which is filthy with horse manure, garbage, ashes and rubbish.

Assistant Inspector Fowler (Twelfth ward) reports the paved streets in his district as generally clean and in good condition. Respectually submitted,

Assistant Sanitary Superintendent.

SANITAMY BURBAU, NEW YORK, Sept. 9, 1873.

Colonel Parkons Claar, Secretary:

SBE-I have the honor to report that since the last meeting of the Board Assistant Inspectors Conrey and Ashman, accompanied by Officer Rhodes, of the Sanitary Police, have seized and condemned from the schooner John H. Skidmore 25 barrels of melons; from six stores, 5 barrels and 2 crates of pears, 16 barrels of pears and 12 crates of peaches; from six stores, 5 barrels and 2 crates of apples, 12 barrels, 17 barkets and 3 crates of apples, 12 barrels of melons, 5 barrels and 2 crates of apples, 12 barrels, 17 baskets and 3 crates of apples, 12 barrels of barrels of polatoes, making an aggregate of 41 barrels of melons, 5 barrels and 2 crates of apples, 12 ba

Assistant Sabitary Superintendent.

Sanitary Burkau, New York, Sept. 9, 1973.

To the Board of Health, of the Health Department,

Emmons Clark, Secretary:

I have the honor to submit the following comparative
statement of contaginus diseases reported to this Bureau
for the two weeks ending Sept. 6, 1873:—

Force:

Week The Fores Mea Diph Small enting shus phoid tel sles theria por August 30 ... 12 2 2 3 September 6 ... 13 E. H. JANES, M. D., Respectfully appailted Assistant Sanitary Superintendent. Assistant Sanitary Superintendent.
Sanitary Bursar, New York, Sept. 9, 1873.
The following is a record of the work performed in the Sanitary Bursau for the week anding September 6, 1873;—
The number of inspections made by the Sanitary and Assistant Sanitary Inspectors was 2,017, as follows, viz.:—
I) public buildings.—766 tenement houses.

3 market.
3 sausage making establishments. shops.
3 sausage making estat ishments.
17 slaushter houses.
18 fat rendering establish2 preveries.
2 preveries. ments.

2 piers and bulkbeads.
55 sunken and vacant lots.
105 cellars and basements.
109 privies and water
closets.

2 breweries.
50 yards, courts and areas.
50 waste pipes and drains.
200 street gutters and side-walks.

8 other nulsances.

closets. 8 other nulsances. 3 cisterus and cesspools.

The number of reports thereon received from the Sanitary and Assistant Sanitary Inspectors was 674.

During the week 81 complaints have been received from clusens and referred to the Sanitary Inspectors for investigation and report.

The Disinfecting Corps have visited 22 premises where contagious diseases were found, and have disinfected and rumigated 20 houses, 20 privy sinks, together with clothing, beading, &c. and funigated 20 houses, 20 privy sinks, together with clothing, &c. In addition to the regular duties performed by the Dis-infecting Corps, 219 miles of street gutters, 781 privies, 85 yards and 39 cellars were disinfected. Permits have been granted for 85 vessels to discharge cargoes, on vouchers from the Health Officer ofthis port.

During the week 132 permits were granted to scaven gers to empty, clean and disinfect privy sinks. Respect fully submitted. Assistant Sanitary Superintendent. The Board adjourned to meet on Friday next.

COMPTROLLER'S RECEIPTS. Comptroller Green reports the following amounts paid yesterday into the city treasury :-- From Bupaid yesterday into the city treasury:—From Bureau of Collection of Assessments—Assessments for street openings and improvements and interest, \$9,667. Bureau of Arrears—Arrears of taxes, assessments, water rents and interest, \$4,417. Bureau of City Rovenue—Market rents and fees and market cellar rents, \$198. Bureau of Water Registrar—Croton water rents and penalties, \$1,682. Department of Public Parks—Rents of premises on the city parks and proceeds of sales of materials, \$1,022. Warden of the City Prison—Fines received for penal offences, month of July, \$518. Mayor's Second Marshal—Licenses and fines, \$3,485. Total, \$21,000.

MARRIAGES AND DEATHS.

Martied.

CAMERON—ATKINSON.—On Monday, September 8, by the Rev. John Thompson, D. D., George C. CAMERON to Agnes Atrinson. No cards.

CORRIGAN—KNOLL.—On Monday, September 8, at Seton Hail College, by the Hight Rev. Bishop Corrigan, WILLIAM, brother of the officiating prelate, to Mary KNOLL, only daughter of Peter Knoll, Esq. both of Newark. No cards.

Boston papers please copy.

HUBBARD—MCFALL.—On Tuesday, September 9, 1873, by the Rev. J. E. Searles, at the bride's residence, No. 15 Main street, Mr. Richard Hubbard to Miss Mary R. McFall, all of Brooklyn. No cards.

CARGE.

MORA—VANDEWATER.—On Saturday evening,
September 6, by the Rev. A. F. Verren, Frank J.

MORA to GUSSIE, youngest daugnter of A. C. Vande-

water.
MILES—COON.—At Plainfield N. J., on Wednesday,
September 3, 1873, by the Rev. D. J. Yerkes, Frank
W. MILES to DENIE J. Coon, both of that city. No

W. MILES to DENIE J. COON, BORD OF SHAR CAPP.
cards.

ROBINSON—CONE.—On Tuesday, September 9, at the residence of the bride's brother, by the Rev. Channeey B. Brewster, of Rye, N. Y., the Rev. ARTHUR DALGARNO ROBINSON, Vicar of St. Clements, Notting Hill, London, and Domestic Chaplain to the Most Noble the Marquis Townshend, to Alice R., youngest daughter of William R. Cone, Esq., of Hartford, Conn.

RUDKIN—OSBORNE.—In Brooklyn, on Thursday, September 4, by the Rev. M. J. Hickey, GEORGS W. RUDKIN, of Brooklyn, to NELLIE T. OSBORNE, of Providence, R. I.

RUDEIN, of Brooklyn, to NELLIE T. OSBORNE, of Providence, R. I. WHITEMAN—WRAVER.—On Tuesday, September 9, at the residence of A. G. Kerwin, Jamaica, L. I., by Rev. E. I. Haynes, of Brooklyn, DE WIT G. WHITEMAN to MARRIANNA HARRIS WEAVER, both of Providence, R. L.

Providence, R. I.

Andreas.—At Darien, on Monday, September 8, 1873, Mrs. Helen andreas, aged 43 years.
Tag uneral will take place from her late residence on Thursday, 11th inst., at half-past two o'clock. Friends are respectfully invited to attend. Arnort.—On Monday, September 8, 1873, Richard James Arnort. aged 19 years and 9 months.
Relatives and friends of the family are respectfully invited to attend the funeral, from the residence of his father, Richard Arnort. 503 West Twenty-seventh street, this day (Wednesday), September 10, at one o'clock P. M.
Briggs.—On Sunday, September 7, at his residence, 122 Franklin street, of apoplexy, Samuel.
H. Briggs, aged.40 years.
Friends are invited to attend the funeral, on Wednesday, September 10, at two P. M., from the Laight street Baptist church, corner of Laight and Varick streets.
Nottingham (England) papers please copy.
Coles.—At the residence of his father, on Monday, September 8, Henry Hamilton, son of Albert and the late Catherine Ann Coles, in the 30th year of his age.
The relatives and friends of the family are respectfully invited to attend the funeral services, at the residence 256 West Thirty-inith street, his

Fitchville, near Norwich, Conn., on Thursday next, the 11th Inst. CROSSMAN.—Suddenly, at Huntington, L. I., on Monday, September 8, GILBERT CROSSMAN, in the

the 11th inst.

CROSSMAN.—Suddenly, at Huntington, L. I., on Monday. September 8, GILBERT CROSSMAN, in the 66th year of his age.

CURRAN.—In Yonkers, on Monday, September 8, ANN CURRAN, a native of Dunualk, county Louth, Ireland, in the 38th year of her age.

The luneral will take place from the residence of her brother-in-law. Thomas D. Cowles, on Thursday, September 11, at two o'clock.

Dundalk (Ireland) papers please copy.

DERHAM.—On Sunday, September 7, MARY, the beloved wife of Michael Derham, aged 72 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of her son, P. W. Derham, No. 808 East Warren street, Brooklyn, on Wednesday, 10th inst, at two o'clock P. M.

Domingo.—In Brooklyn, on Tuesday, September 9, Henrietta Francis, only child of Charles and Louise M. Domingo, aged 8 months.

The funeral will take place from the residence of her parents, 82 Partition street, this (Wednesday) atternoon, September 10, at two o'clock, and proceed to Calvary Cemetery.

Honegan.—On Tuesday morning, September 9, John Francis, youngest son of Bartholomew and Mary Ann Donegan.

Funeral from parents' residence, 28 Debevoise

fary Ann Donegan. Funeral from parents' residence, 28 Debevoise place, Prooklyn.

Dougherry.—On Thursday, September 9, MiCHAEL DOUGHERRY, a native of the parish of Kilear,

CHARL DOUGHERTY, a native of the parish of Kilcar, county Bonegal, Ireland, aged 60 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, 134½ Ludlow street, on Thursday, September 11, at two o'clock P. M.
FROST.—On Sunday, September 7, ALLAN J.
FROST, aged 55 years.

Kelatives and friends of the family, the members of the Ocean Lodge, No. 156, F. and A. M.; Island City Lodge, No. 586, F. and A. M., and Manhattan Chapter, R. A. M., are respectfully invited to attend the funeral, from his late residence, corner of Jackson avenue and Fourth street, Long Island City, on Wednesday, September 10, at two o'clock P. M.

Ocean Lodge, No. 156, F. and A. M.—The mem-

ner of Jackson avenue and Fourth street, Long Island City, on Wednesday, September 10, at two o'clock P. M.

Ocean Lodge, No. 158, F. and A. M.—The members of the Lodge are hereby summoned to attend a special communication of the Lodge on Wednesday, September 10, at their rooms, No. 8 Union square, at twelve o'clock share, for the purpose of paying the last tribute of respect to our late worthy brother, A. J. Frost. By order.

JOSEPH M. DURFRE, W. M.

Benjamin Hadley, Secretary.

The members of Manhattan Chapter, No. 184, R. A. M., are hereby summoned to meet at the lodge room, No. 8 Union Square, at twelve M., September 10, to join with Ocean Lodge in attending the funeral of our late worthy companion. Allan J. Frost.

EDWIN B. DAKIN, H. P.

WILLIAM H. THOMPSON, Secretary.

HARWAY.—On Tuesday, September 9, ELIZA MONAROUE, wife of William H. Harway and daugnter of the late Jeremiah H. Monarque.

Relatives and friends of the family are respectfully invited to attend her funeral, from her late residence, 109 Milton street, Greenpoint, on Thursday, September 11, at two P. M.

HOLLAND.—On Monday, September 8, of consumption, Mary, the beloved wile of Edward Holland, a native of the parish of Rathdowney, Queen's county, Ireland, in the 48th year of her age.

The relatives and friends of the family are respectfully invited to attend the funeral, from her late residence, 114th street and Third avenue, on Wednessay, the 10th, at one o'clock. The remains will be interred in Calvary Cemetery.

HUELBIG.—In Hoboken, N. J., on Tuesday, September 9, 1872, after a lingering illness, Elizabeth Huelbig, agel 44 years.

Relatives and friends, the Hoboken Veteran Cornel Hoppie Tribes We 20 10 Oce M. Methodowney.

August 44 years.

Relatives and friends, the Hoboken Veteran Corps; Houlk Tribe, No. 32, I. O. of R. M.; the Wadsworth Post, No. 19, Dep. N. J. G. A. R., and the Hoboken Homestead Association are respectfully invited to attend the funeral, on Thursday, September 11, 1873, at two o'clock P. M., from her late residence, No. 176 Bloomfield street, Hoboken, N. J.

N. J.

HYATT.—On Monday, September 8, ELIZA HYATT.

Widow of James H. Hyatt, aged 67 years.

The relatives and irlends of the family are respectfully invited to attend the funeral, at the residence of her daughter, A. E. Brown, Raliroad avenue and 141st street, Mott Haven, on Wednesday, September 10, at one P. M.

JOHNSTON.—Suddenly, on Monday, September 8, MARTIN B., son of Abraham and Mary Ann Lynn Johnston, aged 6 years.

Relatives and friends of the family are respectfully invited to attend the funeral, this (Wednesday) afternoon, at two o'clock, from the residence of his parents, No. 11 Eleventh street, Brooklyn, E. D.

of his parents, No. 11 Eleventh street, Brooklyn, E. D.

Kishie.—On Monday, September 8, Mary E. Kirbies, daughter of Moses and Ellen Kibble, aged 17 years, 10 months and 8 days.

Relatives and friends of the family are invited to attend the luneral, from St. Michael's church, Tenth street, between Erie street and Jersey avenue, Jersey Ciry, on Wednesday, September 10, at half-past eight o'clock A. M. The remains will be interred in Mount Olive Cemetery, Elizabeth, N. J. Canada West papers please copy.

KNOLHOFF.—On Sunday, September 7, after a short and severe iliness, Mary S., wife of J. William Knohon, aged 39 years and 6 months.

The relatives and riends of the family and also the officers of the Third regiment N. G. S. N. Y., and also the members of the German Lutheran St. Paul's Ladies' Association, are respectfully invited to attend her funeral, on Wednesday, the 10th inst., at one o'clock P. M., from her late residence, 150 West Twenty-Jourth street.

Manzaredo.—Suddenly, on Tuesday, September 9, at his residence, Jose Manzaredo, in the 66th year of his age.

Notice of funeral hereafter.

Marks.—On Tuesday, September 9, Nanerre, wife of the list Henry Marks, aged 51 years.

Relatives and friends are respectfully invited to the the Henry Marks, aged 51 years.

Relatives and friends are respectfully invited to the Henry Marks, aged 51 years.

Relatives and friends are respectfully invited to the Henry Marks, aged 51 years.

Markino.—On Sunday, September 7, of typhoid

tell A. M., Room Sunday, September 7, of typhoid fever, Stephen F. Martino, in the 25th year of his age.

Relatives and friends are respectfully invited to the funeral, from the residence of his one of the funeral of the fine of the funeral of th

attend the luneral, from the residence of his mother, No. 188 Warren street, Brooklyn, on Wednesday September 10 at helf-next playin, on M., without further notice.
Mirrielkes.—On Sunday, September 7, 1873, at
half-past six ofciocs A. M., James Mirrieless,

haif-nast six o'clock A. M., James Mirkhelers, aged 78 years.

His friends, and those of his son, George M. Mirrielees, are respectfully invited to attend the funeral, from the residence of the latter, No. 119 Pulaski street, Brooklyn, on Wednesday, September 10, at two o'clock P. M.

MOSLEY.—On Monday, September 8, Alice Mosley, of Fort Hamilton.

Will be buried from the residence of her daughter, Mrs. J. Leary. Due notice of her funeral in Wednesday's papers.

Mrs. J. Leary. Due notice of her funeral in Wednesday's papers.
Cincinnati papers please copy.
MURPHY.—On Sunday. September 7, after a brief filness, Danker Murphy, in the 52d year of his age.
The funera! will take place from the residence of his son, William J. Murphy, 14l Bergen street, Brooklyn, on Wednesday, 10th inst., at half-pastone o'clock P. M. The relatives and friends are respectfully invited to attend.
MCCORMACK.—Suddenly, of heart disease, on Sunday evening, September 7, Mathew McCormack, a native of Scarriff, county Clare, aged 34 years.

Mack, a native of Scarrif, county Clare, aged 34 years.

Relatives and friends are invited to attend his funeral, from the residence of Thomas McInerny, No. 113 Ellery street, between Marcy and Tompkins avenues, Brooklyn, on Wednesday, September 10, at two o'clock P. M.

McLaurin.—At Englewood, N. J., on Monday, September 8, Thomas W. McLaurin, son of Mrs. W. S. Murry, of South Carolina, aged 11 years and 7 months.

Opensors.—Maria Jaconine Opensors. aged 56.

W. S. Mairy, of South Carolina, aged 11 years and 7 months.

OFFINGER.—MARIA JACOBINE OFFINGER, aged 66 years, 7 months and 21 days.

The relatives and iriends are respectfully invited to attend the innersi, from St. Mark's church, sixth street, between First and Second avenues, on Thursday, September 11, at one o'clock P. M.J. OSTRANDER.—At twenty minutes past four A. M., on Monday, September 8, 1873, ELIZA ANN, widow of Daniel Ostrander, in the 69th year of her age. Relatives and friends are invited to attend the funeral, from her late residence, 326 West Eighteenth street, on Wednesday, September 10, at one P. M.

teenth street, on Wednesday, September 10, at one P. M.
SHERHAN.—On Tuesday, September 9, 1873, DENNIS P. SHERHAN, aged 23 years and 5 months.
The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, No. 41 Delancey street, on Thursday, September 11, at one o'clock P. M. The remains will be interred in Calvary Gemetery.

SPELLMAN.—On Tuesday, 9th Instant, John SPELLMAN, a native of Rahan, Kings county, Ireland.

Spellman, an ative of Rahan, Kings county, Ireland.

His remains will be taken to the Church of the Immacuiate Conception, East Fourteenth street, at nine o'clock, on Thursday morning, where a solemn requiem mass will be offered to, jor the repose of his soul, thence to Calvary Cemetery at two o'clock. His relatives and friends are respectfully invited to attend the funeral.

Stewart.—In Brooklyn, on Tuesday, September of, Edward W., youngest son of David and Eliza Stewart, aged 21 years, 2 months and 2 days.
Funeral from his late residence, No. 270 Franklin avenue, on Phursday, September 11, at two o'clock P. M. Relatives and friends are respectfully invited to attend.

Thomrson.—In Brooklyn, on Tuesday, the oth instant, Maggie Pithladdo, wife of George V. Thompson, aged 33 years, 1 month and 12 days.
The relatives and friends of the family are invited to attend the funeral, from her late residence, No. 240 Twenty-fitth street, near Fifth avenue, on Thursday, 11th instant, at two o'clock P. M.

TICHENOR.—On Tuesday, September 9, F. W. TICHENOR, in the 42d year of his age.
Relatives and friends of the family are invited to attend the funeral, at his late residence, 169 Yates avenue, Brooslyn, on Thursday, September 11, at two o'clock P. M.

TITUS.—At Westbury, L. I., on third day, ninth month, 9th inst., Kobert W. Titus, in the 50th year of his age.
Relatives and friends are respectfully invited to allowed the superal streets.

Wednesday, September 10, at two P. M., from the Laight street Baptist church, corner of Laight and Varick streets.

Nottingham (England) papers please copy.
Coles.—At the residence of his lather, on Monday, September 8, Henry Hamilton, son of Albert and the late Catherine Ann Coles, in the 30th year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral services, at the residence 256 West Thirty-inth street, this day (Wednesday), the 10th inrt., at two o'clock P. M., without further notice. The remains will be taken to East Chester for interment on Thursday morning's nine o'clock New Haven train.

CRUPT.—In Paris, on Tuesday, July 1, 1873, Mrs. S. I. CRUPT.

Funeral services will be held at the church in